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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/850,114	05/08/2001	Takashi Takenaga	Q64130	9597
7590 08/24/2004 SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 Pennsylvania Avenue, N.W. Washington, DC 20037-3202			EXAMINER	
			BAYARD, DJENANE M	
			ART UNIT	PAPER NUMBER
			2141	
	•		DATE MAILED: 08/24/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.



		JW/				
	Application No.	Applicant(s)				
	09/850,114	TAKENAGA, TAKASHI				
Office Action Summary	Examiner	Art Unit				
	Djenane M Bayard	2141				
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wit	th the correspondence address				
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFI after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, and if NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by stany reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b).	ON. R 1.136(a). In no event, however, may a re to reply within the statutory minimum of thirty riod will apply and will expire SIX (6) MON autute, cause the application to become AB.	pply be timely filed (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).				
Status		•				
1)⊠ Responsive to communication(s) filed on 0	18 May 2001					
· _ · _ ·						
closed in accordance with the practice und	er <i>Ex parte Quayle</i> , 1935 C.D.	. 11, 453 O.G. 213.				
Disposition of Claims						
4) ☐ Claim(s) 1-11 is/are pending in the applicate 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-11 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction are	drawn from consideration.					
Application Papers						
9) The specification is objected to by the Exam 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the con 11) The oath or declaration is objected to by the	accepted or b) objected to the drawing(s) be held in abeyand rection is required if the drawing(ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the priority docum application from the International Bu * See the attached detailed Office action for a	nents have been received. The sents have been received in Appropriate documents have been reau (PCT Rule 17.2(a)).	oplication No received in this National Stage				
Attachment(s)						
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)		ummary (PTO-413) /Mail Date				
 Notice of Drattsperson's Patent Drawing Review (P10-946) Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date 		formal Patent Application (PTO-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-5, 7-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Application No. 2002/0063723 to Hirono in view of U.S. Patent No. 6,360,221 to Gough et al.
- a. As per claims 1 and 7, Hirono teaches an area information detector for detecting whether information transmitted from the sending terminal contains area information or not (See page 5, paragraph [0078]); a position information database that stores position information indicating the display range of area information displayed (See page 3, paragraph [0049]); an ad information database where ad information containing ad data and position data of the ad provider is stored; and ad information inserting section for retrieving position information on the area information from said position information database when it is detected that the e-mail contains area information by said area information detector, retrieving ad information positioned in the display range of area information indicated by the retrieved position information from said ad information database based on the position data of ad information, and inserting ad data contained in the retrieved ad information (See page 4, paragraph [0052-0053]). However, Hirono fails to teach a system for incorporating ad information into e-mails, comprising: at an e-mail

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site including an e-mail server for saving an e-mail transmitted from a sending terminal and transmitting the e-mail to a receiving terminal based on a transmission request made by the receiving terminal;

Gough et al teaches a system for incorporating ad information into e-mails, comprising: at an e-mail site including an e-mail server for saving an e-mail transmitted from a sending terminal and transmitting the e-mail to a receiving terminal based on a transmission request made by the receiving terminal (See col. 4, lines 1-21 and col. 6, lines 12-39);

It would have been obvious to one with ordinary skill in the art at the time the invention was made to incorporate a system for incorporating ad information into e-mails, comprising: at an e-mail site including an e-mail server for saving an e-mail transmitted from a sending terminal and transmitting the e-mail to a receiving terminal based on a transmission request made by the receiving terminal as taught by Gough et al in the claimed invention of Hirono et al in order to provide free e-mail services for member (See col. 2,lines 1-6).

- b. As per claim 2, Hirono teaches incorporating ad information into e-mails wherein said area information is display of a map, traffic facilities and/or an address (See page 2, paragraph [0019]).
- c. As per claims 3 and 8, Hirono teaches wherein position information stored in the position information database specifies the display range of area information by latitude and longitude (See page 3, paragraph [0049]).

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d. As per claim 4, Hirono teaches the claimed invention as described above.

However, Hirono fails to teach wherein ad data contained in the ad information stored in said ad information database is banner ad information.

Gough et al teaches wherein ad data contained in the ad information stored in said ad information database is banner ad information col. 6, lines 12-39);

It would have been obvious to one with ordinary skill in the art at the time the invention was made to incorporate wherein ad data contained in the ad information stored in said ad information database is banner ad information as taught by Gough et al in the claimed invention of Hirono et al in order to provide free e-mail services for member (See col. 2, lines 1-6).

- e. As per claims 5 and 9, Hirono et al teaches wherein position data contained in the ad information stored in said ad information database specifies the position of an ad provider by latitude and longitude (See page 4, paragraph [0053]).
- f. As per claim 10 Hirono teaches the claimed invention as described above. However, Hirono fails to teach inserting said ad data into an e-mail transmitted from a sending terminal before saving the e-mail or before transmitting the e-mail to a destination e-mail server.

Gough et al teaches inserting said ad data into an e-mail transmitted from a sending terminal before saving the e-mail or before transmitting the e-mail to a destination e-mail server (See col. 8, lines 16-31).

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It would have been obvious to one with ordinary skill in the art at the time the invention was made to incorporate inserting said ad data into an e-mail transmitted from a sending terminal before saving the e-mail or before transmitting the e-mail to a destination e-mail server as taught by Gough et al in the claimed invention of Hirono in order to provide free e-mail services for member (See col. 2,lines 1-6).

- 3. Claims 6 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Application No. 2002/0063723 to Hirono in view of U.S. Patent No. 6,360,221 to Gough et al as applied to claim 1above, and further in view of U.S. Patent No. 6,684,088 to Halahmi.
- a. As per claims 6 and 11, Hirono in view of Gough teaches the claimed invention as described above. Hirono teaches a display format detector for detecting the area information display format of an e-mail at a receiving terminal as the source of an e-mail transmission request when an e-mail transmission request is made by the receiving terminal or when the e-mail is transmitted to a destination e-mail server (See page 5, paragraph [0078]); However, Hirono fails to teach and a display format converter for converting the display format of the area information in the e-mail to be transmitted to the receiving terminal to the display format of the receiving terminal when it is detected that the display format of the receiving terminal differs from the display format of the area information in the e-mail transmitted from the sending terminal.

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Halahmi teaches and a display format converter for converting the display format of the area information in the e-mail to be transmitted to the receiving terminal to the display format of the receiving terminal when it is detected that the display format of the receiving terminal differs from the display format of the area information in the e-mail transmitted from the sending terminal (See col. 4, lines 49-60).

It would have been obvious to one with ordinary skill in the art at the time the invention was made to incorporate and a display format converter for converting the display format of the area information in the e-mail to be transmitted to the receiving terminal to the display format of the receiving terminal when it is detected that the display format of the receiving terminal differs from the display format of the area information in the e-mail transmitted from the sending terminal as taught by Halahmi in the claimed invention of Hirono in view of Gough et al in order for the e-mail message to be suitable for display by a low bandwidth device (See col. 4, lines 49-60).

Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- U.S. Patent No. 6,263,343 to Hirono teaches a system for providing and liking regularity updated map data with data related to the map.
- U.S. Patent No. 6,498,982 to Bellesfield et al teaches methods and apparatus for displaying a travel route and/or generating a list of places of interest located near the travel route.

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U.S. Patent No. 6,577,714 to Darcie et al teaches a map based directory system.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Djenane M Bayard whose telephone number is (703) 305-6606. The examiner can normally be reached on 7:00 AM-4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rupal Dharia can be reached on (703) 305-4003. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Djenane Bayard

Patent Examiner

Primary Patent Examiner